Ca	se 8:09-cr-00220-CJC Document 31 Filed 02/12/13 Page 1 of 2 Page ID #:131
1	
2	CLERK, U.S. DISTRICT COURT
3	
5	
6	BY DEPUTY
7	
8	
9	
10	
11	UNITED STATES OF AMERICA, ) Case No.: SACR09-220-CJC
12	
13	Vs. HEARING [Fed. R. Crim. P. 32.1(a)(6); 18 U.S.C. § 3143(a)]
14	Mashack, Chrustyg 83143(a)]
15	Defendant. )
16	
17	The defendant having been arrested in this District pursuant to a warrant issued
	,
19	for alleged violation(s) of the terms and conditions of his/her [probation] [supervised
	release]; and
21	The Court having conducted a detention hearing pursuant to Federal Rule of
22	Criminal Procedure 32.1(a)(6) and 18 U.S.C. § 3143(a),
23	The Court finds that:
	A. The defendant has not met his/her burden of establishing by clear and
25	convincing evidence that he/she is not likely to flee if released under 18 U.S.C. §
26	3142(b) or (c). This finding is based on back and, conty tier unknown  due to failure to interview; bail resonrees unknown.  def's conduct in not complying with supervision
27	due to tailyre to interview; bail resonrees unknown.
28	det's conduct in not complying with supervision

1		conditions evidences to court he count be
2		relied on to comply who conditions or and/or to appear as ordered
3		and/or + o appear as orderes.
4	В.	The defendant has not met his/her burden of establishing by clear and
5		convincing evidence that he/she is not likely to pose a danger to the safety of any
6		other person or the community if released under 18 U.S.C. § 3142(b) or (c). This
7		finding is based on his criminal history record
8		
9		
10		
11		
12		
13		IT THEREFORE IS ORDERED that the defendant be detained pending further
	revoca	ation proceedings.
15		
	DATE	ED: 2/12/13 ROBERT N. BLOCK
17	-	UNITED STATES MAGISTRATE JUDGE
18		
19		
20		
21		
<ul><li>22</li><li>23</li></ul>		
24		
25		
26		
27		
28		
20		

Case 8:09-cr-00220-CJC Document 31 Filed 02/12/13 Page 2 of 2 Page ID #:132